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that is accessible to the individual and the of is not less than the value of the assistance which the individual would have received from such organization

(2) INDIVIDUAL DESCRIBED An individual in paragraph is an individual who receives, applies or requests to apply for, assistance under a program described in subsection

(PEMPLOYMENT PRACTICES — A religious organization s exemption provided under section 702 of the Civil Rights Act of 1964 (42 U.S.C. 2000e-la) regarding employment practices shall

he affected by its participation in, or receipt of funds from, nrograms

described in subsection (a)(2).

(a) NONDISCRIMINATION AGAINST BENEFICIARIES Except otherwise provided in law a religious organization shall discriminate against an individual in regard to renderina assistance funded under any program described in subsection on basis of religion, a religious belief, or refusal to actively participate in a religious practice.

(h) FISCAL ACCOUNTABILITY =

IN GENERAL Except as provided in paragraph (2), any religious organization contracting to provide assistance funded under any program described in subsection (a)(2) shall be subject to the same regulations as other contractors to account in accord with generally accepted auditing principles for the use of such funds provided under such programs.

(2) LIMITED AUDIT If such organization segregates Federal

funds provided under such programs into separate accounts, then only the financial assistance provided with such funds shall be subject to audit.

(i) COMPLIANCE Any party which seeks to enforce rights its under this section may assert a civil action for relief iniunctive exclusively in an appropriate State court against entity agency that allegedly commits such violation.

(i) LIMITATIONS ON USE OF FUNDS FOR CERTAIN PURPOSES

No funds provided directly to institutions organizations provide services and administer programs under subsection he expended for sectarian worship, instruction, or proselvtization.

(k) PREEMPTION Nothing in this section shall construed to preempt any provision of a State constitution or State statute that prohibits or restricts the expenditure of funds State in by religious organizations.

SEC. 105. CENSUS DATA ON GRANDPARENTS AS PRIMARY CAREGIVERS 13 USC 141 note. FOR THEIR **GRANDCHILDREN**.

(3) IN GENERAL Not later than 90 days after the date of the enactment of this Act, the Secretary of Commerce, in

carrying
out section 141 of title 13, United States Code, shall expand
the
data collection efforts of the Bureau of the Census (in this
section
referred to as the "Bureau") to enable the Bureau to collect
statistically significant data, in connection with its decennial census
and its mid-decade census, concerning the growing trend of
grandnarents who are the primary caregivers for their
grandchildren.
[4] EXPANDED CENSUS QUESTION In carrying out subsection
(a) the Secretary of Commerce shall expand the Bureau Is
census
question that details households which include both
grandparents
and their grandchildren. The expanded question shall be
formulated
to distinguish between the following households: